UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

----X

VOSS OF NORWAY, ASA; VOSS PRODUCTION, AS; VOSS USA, INC.; ENERGY GROUP, AS; and G ENERGY, INC.,

Case No. 07 cv 7649

AMENDED RULE 7.1
DISCLOSURE STATEMENT

Plaintiffs,

-against-

REVTECH, INC. and DECO PATENTS, INC.,

Defendants and Counterclaim Plaintiffs,

-against-

SOUTHERN WINE & SPIRITS OF AMERICA, REPUBLIC NATIONAL DISTRIBUTING COMPANY, STARWOOD HOTELS AND RESORTS WORLDWIDE, INC., FOUR SEASON'S HOTELS, ALABAMA CROWN. ALLAN S. GOODMAN, INC., TRANSATLANTIC WINE AND SPIRITS, CLASSIC WINE IMPORTS, J. LEWIS COOPER, J&P WHOLESALE IMPORTS, R&R MARKETING, MANHATTAN BEER DISTRIBUTORS, BIG BLUE DISTRIBUTORS, INC., CAVALLARO SPECIALTY FOODS, INC., EMPIRE DISTRIBUTORS OF NORTH CAROLINA, GALAXY WINE COMPANY LLC, ORIGLIO BEVERAGE, WILSBACH DISTRIBUTORS, R.S. LIPMAN CO., GLAZER'S WHOLESALE DISTRIBUTOR, NICHOLAS & CO. and NOBLE WINES,

Additional Counterclaim Defendants.

X

Pursuant to local Rule 7.1, we hereby certify, based upon information provided by defendants, that the corporate defendants do not have any corporate or other parents, subsidiaries or affiliates, securities or other interests in which are publicly held.

Dated:

New York, New York January 10, 2008

> HELLER, HORO WITZ & FEIT, P.C.

Alan A. Heller (AH-7942)

Attorneys for Defendants 292 Madison Avenue

New York, New York 10017

(212) 685-7600

TO: KING & SPAULDING, LLP

> Attorneys for Plaintiffs 1185 Avenue of the Americas New York, New York 10036 (212) 556-2100

OF COUNSEL:

John ("Jack") Clifford, Esq. MERCHANT & GOULD, P.C. 3200 IDS Center 80 South 8th Street Minneapolis, MN 55402-2215 (612) 332-5300